The banks filing this petition are asking that PAST relationships be considered the same as a current relationship. I do not consider the two the same. I would not be a former customer if I still valued their service. If I were to be called my response would be "I will call YOU when I want your services." As such, I consider my name on the "do not call list" to be advance notification to LEAVE ME ALONE.

Where any first amendment rights are concerned, it shouldn't take a genius to understand that the Constitution does grant the right to free speech. It does <u>not</u> however, guarantee an audience. Let alone a captive audience. Which is essentially what the public is where **unwanted** phone solicitation is concerned. And once again, I consider my name on BOTH the Federal and Indiana "Do Not Call" lists to be an additional and **advance** notice that I DO NOT care to be called for any solicitation whatsoever.

I consider unwanted phone solicitation to be an invasion of my personal privacy. A right that the United States Supreme Court saw fit to devine from the Bill of Rights some 30+ years ago. It would be a shame to trample that right after they put so much hard work into putting it in place.

Respectfully, Thomas A. Darnell Carmel, Indiana.